## **EXHIBIT B**

State	FAC Claims	Statutory Language/Relief Available	Relief Sought & Authority
Alaska	Antitrust: As provided for under the Alaska Restraint of Trade Act, AS 45.50.564 et seq., Alaska seeks a civil penalt of up to \$55,000,000, injunctive relief, disgorgement, and costs and attorney's fees.  DTPA: As provided for under the Alaska Unfair Trade Practices and Consumer Protection Act, AS 45.50.471 et seq. Alaska is entitled to injunctive relief, civil penalties of between \$1,000 and \$25,000 for each violation, disgorgement, and costs and attorney's fees.	A4 5.50.522 Every contract, combination in the form of treat or otherwise, or congriracy, in restraint of trade or commerce is unlawful.  A4 5.50.527(s) The action required in any bring a civil action in superior court in source monetary relief as provided in this section on behalf of the state and its agencies injuried either directly or indirectly by reason of any violation of A5 5.50.527.  (S) the actioning region in any strings of use action in superior court in the name of the state, as parens patriace on behalf of governmental entities or persons doing business or residing in this state, to secure monetary relief as provided in this section for injuries directly or indirectly sustained by persons by reason of any violation of A5 5.50.527(s).  A5 5.50.527(s) juildiding to say other relief surplishe, the attenting persons is a minute person.  (S) 5.50.507(s) juildiding to say other relief surplishe, the attenting person say in a similar person.  (S) 5.50.507(s) juildiding to say other relief surplishe, the attenting person say in a similar person.  (S) 5.50.507(s) juildiding to say other relief surplishe, the attenting person say in a similar person.  (S) 5.50.507(s) juildiding to say other relief provided by A5 5.50.552-45.50.55%, the attening general may bring an action to explore an explored person say in a similar person.  (S) 5.50.507(s) juildiding to say other relief provided by A5 5.50.552-45.50.55%, the attening general may bring an action to explore the surpliness of the same person say in a similar person.  (S) 5.50.507(s) addition to say other relief provided by A5 5.50.552-45.50.55%, the attening general may bring an action to explore the surpliness of the same person say in receivant to previous say of the same person say in receivant to previous say of the same person say in receivant to previous say of the same person say in receivant to previous say of the same person say in receivant to previous say of the same person say in relief provided by A5 5.50.50.50.50.50.50.50.50.50.50.50.50.50	Antitrust:  -Civil penalties (Sovereign only insofar at the AAGO is overcising its law enforcement powers, Parens Patriae); -injunctive relief (Sovereign only insofar at the AAGO is overcising its law enforcement powers, Parens Patriae); -Disporting only insofar at the AAGO is overcising its law enforcement powers, Parens Parens (Parens); -Attorney's fees and costs.  DTPA: -Civil penalties (Sovereign only insofar at the AAGO is exercising its law enforcement powers, Parens Parens) -Disporting only insofar at the AAGO is exercising its law enforcement (Sovereign only insofar at the AAGO is exercising its law enforcement powers, Parens Patriae) -Dispogreement (Sovereign only insofar at the AAGO is exercising its law enforcement powers, Parens Patriae) -Dispogreement (Sovereign only insofar at the AAGO is exercising its law enforcement powers, Parens Patriae) -Attorney's fees and costs.
Arkansas	Unfair Practices Act, Ark. Code Ann. § 4-75-201 et seq., Monopolies Generally, Ark. Code Ann. § 4-75-301 et seq., and the common law of Arkansas. maximum o'ull penalties allowed by Jaw, injuncture relief, disporgement, attorney's Sets., Ossis, investigative expense, expert witness expenses, and such other relief as this Court deems just and equitable.  DTPA:Google's actions violate the Arkansas Deceptive Trade Practices Act, Ark. Code Ann. § 4-88-101 et seq., and Arkansas is entitled to and seeks relief under the Arkansas Deceptive Trade Practices Act, Ark. Code Ann. § 4-88-113	Unfair Practices Act, Ark. Code Ann. § 4.75-201 et seq., Monopolies Generally, Ark. Code Ann. § 4.75-201 et seq.  AR Code § 4.75-212. (a) in addition to the other remedies provided in this subchapter, whenever the Attorney General has reason to believe that any person is engaging, has engaged, or is about to engage in any act or practice declared unlawful by this subchapter, the Attorney General Plans reason to believe that any person is engaging, has engaged, or is about to engage in any act or practice declared unlawful by this subchapter, the Attorney General Plans reason to believe that any person is engaging, has engaged, or is about to engage in any act or practice declared unlawful by this subchapter, the Attorney General Plans reason to believe that voltages the provisions of this subchapter by its success of a temporary restraining order or preliminary or permanent injunction, without bond, upon the giving of appropriate notice;  (3) To recover on behalf of the state and its appendes scut and damages or restitution for lors incurred their directly and did name or the state, as parents patriace to a temporary restraining order or preliminary or permanent injunction, without bond, upon the giving of appropriate notice;  (3) To recover on behalf of the state and its appendes actual admages or restitution for lors incurred restrained by those persons because of any violation of this subchapter, in accordance with the following provisions:  (3) The Attorney General may also bring a violation of the subchapter, in accordance with the following provisions:  (3) Attorney the advanced of the state and any animount which duplicates amounts that have been awarded for the same injury already or which are allocable to persons who have excluded their claims under subclivision (b)(3)(4) of this section (2). The trieble damages recoverable under § 4.75-211(b)(3) are not recoverable under a parens patriae action brought under this section.  (3) The attributes of the advanced parent which they are offered than any other	Antitrust: - injunctive relief (Parens Patriae), - orderinges/restitution (Parens Patriae), - Civil pensilles (Satutiony), Parens Patriae), - Costs and attomys's fees.  DTPA: - Civil pensilles (Sovereign, Parens Patriae);
Florida	a)Injunctive and other equitable relief pursuant to Fia. Stat. § 542.23; b)Civil penalties pursuant to Fia. Stat. § 542.21, which provides that any person other than a natural person is subject to a penalty of up to \$15 million and that "fajiny person who knowingly violates any of the provisions or who knowingly aids in or advises such violation, is, guilty of a felony, punishable by a fine not exceeding \$1 million a corporation"; and cyclosts and attorney's fees pursuant to Fia. Stat. § 542.23.  DTPA: a)Damages pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; c)Injunctive and other equitable relief pursuant to Fia. Stat. § 501.207; d)Civil penalties pursuant to Fia. Stat. § 501.207; d)Civil penalties pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; d)Civil penalties pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; c)Disposition pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.207; b)Disgogement and restitution pursuant to Fia. Stat. § 501.20	DTPA Fia. Stat. \$ 501.207:(1) The enforcing authority may bring: (c) An action on behalf of one or more consumers or governmental entities for the extual damages caused by an act or practice in violation of this part. However, damages are not recoverable under this section against a retailer who has in good faith engaged in the dissemination of claims of a manufacturer or windleader without actual knowledge that it violated this part.  (g) The enforcing authority may terminate an investigation or an action upon acceptance of person's written assurance of voluntary compliance with this part. Acceptance of an assurance may be conditioned on a commitment to reimburse consumers or governmental entities, may contributions, pay only penalties, pay attorney's fees and costs, or take other appropriate corrective action. An assurance is not evidence of a prior violation of this part. However, sulless an assurance has been rescribed by agreement of the parties or violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate evidence of a violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate evidence of a violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate evidence of a violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate evidence of a violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate evidence of a violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate evidence of a violation of this part.  Fia. Stat. \$ 501.207: "The court may make appropriate orders.", To grant legal, equitable, or other appropriate orders.", To grant legal, equitable	Costs, attorney's fees, and other equitable remedies.  IOTPA:  - Injunctive relief (Parens Patriae);  - Civil penalties (Sovereign, Parens Patriae);  - Costs, attponey's fees, and other equitable
Idaho	Antitrust (Idaho Competition Act): all equitable relief available under the Idaho Competition Act, Idaho Code §§ 4 108 and 48-112, Including, but not limited to, declaratory legignent, injunctive relief, ovil penalties, divestiture of seasests, disprograment, expense, coxis, statroney's fees, and such other and further relief as this Court deems; just and equitable. Idaho Consumer Protection Act: Google's unfair or deceptive acts and practices, as alleged herein; constitute separate and multiple violations of idaho Code §§ 48-60(5), 48-60(3), 7, 48-60(3)(9), and 48-60(1), and IDAPA ON COLD CODE §§ 48-60(6). As CODE §§ 48-60(6), 48-60(7), 48-60(7), 48-60(7)(7),	10 Cade \$ 44.106. (1) Whenever the attorney general has reason to believe that any parson is engaging, has engaged, or is about to engage in any act or practice declared unlawful by this chapter, the attorney general may bring an action in the name of the state against that person: (a) To enjoin any act or practice that the act or practice wholeses the provisions of this chapter by income of a temporary restraining order or preliminary or permanent injunction, without bond, upon the giving of appropriate notice.  (d) To recover ovil penalises of up to fifty thousand dollars (\$55,000) per violation of section 48-106 or 48-100, daho Code, or any injunction, judgment or consent order issued or entered into pursuant to this chapter and reasonable expenses, investigative costs and attorney's feet; and (e) To recover ovil penalises of up to fifty thousand dollars (\$55,000) per violation of section 48-106 or 48-100, daho Code, or any injunction, judgment or consent order issued or entered into pursuant to this chapter and reasonable expenses, investigative costs and attorney's feet; and (e) To recover ovil penalises of up to fifth the commerce which has been eliminated by a violation of section 48-106, daho Code.  (d) To recover ovil penalises of up to fifth the commerce which has been eliminated by a violation of section 48-106, daho Code.  (e) To recover the time that previous in any line of faith to commerce which has been eliminated by a violation of section 48-106, daho Code.  (1) Make orders or judgments as excessary to prevent the use or employment by a person of any act or practice declared unlawful by this act:  (1) Make orders or judgments as excessary to prevent the use or employment by a person of any act or practice declared unlawful by this act:  (a) Grant orders a principant relief.  (b) To enjoin any method, act or practice that violates the provisions of this chapter by issuance of a temporary restraining order or preliminary or permanent injunction, upon the giving of appropriate notice to that perso	Idaho Competition Act: -Injunctive relief (Parens Patriae); -Divipenaties (Sovereige, Parens Patriae); -Expenses, costs, and attorney's fee. Idaho Consumer Protection Act: -injunctive relief (Parens Patriae); -Civil penalities (Sovereige, Parens Patriae)Expenses, costs, and attorney's fees.

Ind. Code § 24-12-5; it shall be the duty of the attorney general... to institute appropriate proceedings to prevent and restrain yiolations of the provisions of this chapter or any other statute or the common law relating to the subject matter of this chapter: Common law all injunctive and other equitable relief available under Ind. Code. § 24-1-2-1 et seg. and common law. Ind. Code § 24-5-0.5-4; (a) A person relying upon an uncured or incurable deceptive act may bring an action for the damages actually suffered as a consumer as a result of the deceptive act or five hundred dollars (\$500), whichever is greater. The court may increase damages for a will deceptive act in an amount that does not exceed the greater of:
(1) three (3) times the actual damages of the consumer suffering the loss; or DTPA: Plaintiff State of Indiana seeks all remedies available under the Indiana Deceptive Consumer Sales Act including, without limitation, the following: (2) one thousand dollars (\$1.000). - Injunctive relief (Parens Patriae). a)Civil penalties pursuant to Ind. Code § 24-5-0.5-4(g) for knowing violations of the Indiana Deceptive Consu (c) The attorney general may bring an action to enjoin a deceptive act, including a deceptive act escribed in section 3(b)[20) of this chapter, notwithstanding subsections (a) and (b). However, the attorney general may seek to enjoin patterns of incurable deceptive acts with respect to DTPA b)Disgorgement and restitution pursuant to Ind. Code § 24-5-0.5-4(c)(2); c)Injunctive and other equitable relief pursuant to Ind. Code § 24-5-0.5-4(c)(1); d)Costs pursuant to Ind. Code § 24-5-0.5-4(c)(4); and consumer transactions in real property. In addition, the court may - Injunctive relief (Parens Patriae) - Civil penalties (Sovereign, Parens Patriae); - Disgorgement (Parens Patriae). (2) order the supplier to make payment of the money unlawfully received from the aggrieved consumers to be held in escrow for distribution to aggrieved consumers; 700 Other remedies as the Court finds necessary to redress and prevent recurrence of Google's violations (4) order the supplier to pay to the state the reasonable costs of the attorney general's investigation and prosecution related to the action; (g) if a court finds any person has knowingly violated section 3 or 10 of this chapter, other than section 3(b)(19), 3(b)(20), or 3(b)(40) of this chapter, the attorney general, in an action pursuant to subsection (c), may recover from the person on behalf of the state a civil penalty of a fine State antitrust statute: The Commonwealth of Kentucky seeks the following remedies under Kentucky law for violations of Ky. Rev. Stat. § 367.175:
a)Disgorgement and restitution pursuant to Ky. Rev. Stat. § 15.020, Ky. Rev. Stat. § 367.110 through Ky. Rev. Stat. § Ky. Rev. Stat. § 367.170 (1) Unfair, false, misleading, or deceptive acts or practices in the conduct of any trade or commerce are hereby declared unlawful. (2) For the purposes of this section, unfair shall be construed to mean unconscionable. Ky, Rev. Stat. 3 30:175: (1) Every contract, combination in the form of trust and otherwise, or conspiracy, in restraint of trade or commerce in this Commonwealth shall be unlawful. (2) It shall be unlawful for any preson or persons to monopolitie, attempt to monopolitie or combine or conspire with any other person or persons to monopolitie any part of the trade or commerce in this Comm 367 990 and common law: b)Injunctive and other equitable relief pursuant to Ky. Rev. Stat. § 15.020, Ky. Rev. Stat. § 367.110 through Ky. Re (3) In addition to any other penalties, a violation of this section shall also be a Class C felony. Stat. § 367.990, and common law; c)Civil penalties pursuant to Kv. Rev. Stat. § 367.990(8) Kv. Rev. Stat. \$ 367.190:(1) Whenever the Attorney General has reason to believe that any person is using, has used, or is about to use any method, act or practice declared by KRS 367.170 to be unlawful, and that proceedings would be in the public interest, he may immediately move in the name of the Ny, Rev. 387.159(1) Whenever the Attroney General has reason to believe that any person is using, has used, or is about to use any method, at or practice declared by NS 367.170 to be unlawful, and that proceedings would be in the pulsar interest, he may immeniately move in the curricul Court of the country in Mining order or temporary personanes injuring order or temporary personances injuring order or d)Costs and attorneys' fees pursuant to Ky. Rev. Stat. § 367.110 through Ky. Rev. Stat. § 367.990, Ky. Rev. Stat. § 48.005(4), and common law; and - Injunctive relief (Parens Patriae): e)Other remedies as the court may deem appropriate under the facts and circumstances of the case ed under this - Civil penalties (Sovereign, Parens Patriae); DTPA: The Commonwealth of Kentucky seeks the following remedies under Kentucky law for violations of Ky. Rev. (3) In order to obtain a temporary or permanent injunction, it shall not be necessary to allege or prove that an adequate remedy at law does not exist. Further, it shall not be necessary to allege or prove that irreparable injury, loss or damage will result if the injunctive relief is denied Ky, Rev. Stat. § 367.990.(1) Any person who violates the terms of a temporary or permanent injunction issued under KR\$ 367.190 shall forfeit and pay to the Commonwealth a civil penalty of not more than twenty-five thousand dollars (\$25,000) per violation. For the purposes of this section, the Circuit Court issuing an injunction shall retain jurindiction, and the cause shall be continued, and in such cases the Altomey General acting in the name of the Commonwealth may petition for recovery of civil penalties.

[1] I any action foreign time from \$52.77.0 \time the court first had a person is willfully give a present juring or has willing used a method, act, or practice declared unlawally as \$15.7.1 \time the Attempts (erient, jump petition to the court, may recover, on behalf of the Commonwealth, a civil penalty of not more than two - Injunctive relief (Parens Patriae): - Civil penalties (Sovereign, Parens Patriae): a)Disgorgement pursuant to Ky. Rev. Stat. § 15.020, Ky. Rev. Stat. § 367.110 through Ky. Rev. Stat. § 367.990, and thousand dollars (\$2,000) per violation, or where the defendant's conduct is directed at a person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, if the trier of fact determines that the defendant knew or should have known that the person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, or where the defendant's conduct is directed at a person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, or where the defendant's conduct is directed at a person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, or where the defendant's conduct is directed at a person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, or where the defendant's conduct is directed at a person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, or where the defendant knew or should have known that the person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) per violation, or where the defendant knew or should have known that the person aged sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000) penalty of not more than ten thousand dollars (\$10,000) penalty of not more than the penalty b)Injunctive and other equitable relief pursuant to Kv. Rev. Stat. § 15.020, Kv. Rev. Stat. § 367.190, and common is substantially more vulnerable than other members of the public (8) In addition to the penalties contained in this section, the Attorney General, upon petition to the court, may recover, on behalf of the Commonwealth a civil penalty of not more than the greater of five thousand dollars (\$5,000) or two hundred dollars (\$5,000) per day for each and every violation of (KS 367.175. Ky, Rev. Sts. 315.000. [1) The Attorney General is the other law officer of the Commonwealth of Kentucky and all of its departments, commissions, agencies, and political suddivisions, and the legical abusine of all state officers, departments, commissions, and agencies, and when requested in writing shall furnish to the third them has not her writing on the office of the Attorney General can deviate the Common under the common long of the or fillial divides, and shall presupe report afforts of all numerics of volution equal and of the official divides and authority per tenting to the office of the Attorney General and enter the common long of the official divides and authority per divides and authority per tenting to the office of the Attorney General and enter the common long of the official divides and authority per tenting to the office of the Attorney General and enter the common long of the official divides and authority per tenting to the office of the Attorney General and enter the common long of the official divides and authority per tenting to the office of the Attorney General and and the Common long of the official divides and authority per tenting to the office of the Attorney General and the Commonwealth of the Commo d)Costs and attorneys' fees pursuant to Ky. Rev. Stat. § 367.110 through Ky. Rev. Stat. § 367.990, Ky. Rev. Stat. § 48.005(4), and common law; and
e)Other remedies as the court may deem appropriate under the facts and circumstances of the case LA Rev. Stat. § 51:1407: A. Whenever the attorney general has reason to believe that any person is using, has used, or is about to use any method, act, or practice declared by R.S. 51:1405 to be unlawful, he may bring an action for injunctive relief in the name of the state against such person to restrain and enjoin the use of such method, act, or practice. The action may be brought in the district court having civil jurisdiction in any parish in which such person resides, or is domiciled or has his principal place of business, or in any parish in which such person did business, or, with consent of the parties, may be brought in the district court of the parish where the state capitol is located. In the event these district courts are not operational due to a declared state of emergency, the action shall be brought in an operating judicial court located closest in geographic distance to the Nineteenth Judicial District Court in the parish of East Baton Rouge. In the event that such person was located outside of the state, but was soliciting in the state by mail, telephone, or any electronic communication, the action may be brought in the district court having civil jurisdiction in the parish in which the contact was made. It being against the public policy of the state of Louisiana to allow a contractual selection of venue or jurisdiction contrary to the provisions of the Louisiana Code of Civil Procedure, no provision of any Antitrust: contract which purports to waive these provisions of venue, or to waive or select venue or jurisdiction in advance of the filing of any civil action, may be enforced against any plaintiff in an action brought in these courts. These courts are authorized to issue temporary restraining orders. Damages (Parens Patriae), La. Rev. Stat. Ann.§ 51:121 et seq., the Plaintiff State of Louisiana seeks to recover civil penalties, the cost of suit, or preliminary and permanent injunctions to restrain and enjoin violations of this Chapter, and such restraining orders or injunctions shall be issued without bond - Injunctive relief (Parens Patriae); attorneys' fees, and equitable and injunctive relief pursuant to La. Rev. Stat. Ann. § 51:128 8. In addition to the remedies provided herein, the attorney general may request and the court may impose a civil penalty against any person found by the court to have engaged in any method, act, or practice in Louisiana declared to be unlawful under this Chapter. In the event the court finds the method, act, or practice to have been entered into with the intent to defraud, the court has the authority to impose a penalty not to exceed five thousand dollars for each violation.

- Attorney's Pursuant to La. Rev. Stat. Ann. § 51:1409, the State of Louisiana seeks to recover damages in an amount to be C. In addition to any other civil penalty provided for in this Section, if a person is found by the court to have engaged in any method, act, or practice in Louisiana declared to be unlawful under this Chapter, and the violation was committed against an elder person or a person with a determined at trial; treble damages for knowing violations of Louisiana Unfair Trade Practices and Consumer Protection Law, La. Rev. Stat. Ann. § 51:1401, et seq; an order enjoining Google's unfair, unlawful, and/or sility, as defined in this Section, the court may impose an additional civil penalty not to exceed five thousand dollars for each violation. deceptive practices pursuant to La. Rev. Stat. Ann. § 51:1407(A): civil penalties pursuant to La. Rev. Stat. Ann. § LA Rev. Stat. 6 51:1408: A. The court may issue such additional orders or render judgments against any party, as may be necessary to compensate any aggrieved person for any property, moyable or immovable, corporeal or incorporeal, which may have been acquired from such person injunctive relief (Parens Patriae): 51:1407 and La. Rev. Stat. Ann. § 51;1722; declaratory relief; attorney's fees; and any other just and proper relief by means of any method, act, or practice declared unlawful by R.S. 511405, whichever may be applicable to that party under R.S. 511418. Such orders shall include but not be limited to the following:

(1) Revocation, forfeiture, or suspension of any license, charter, franchise, certificate, or other evidence of authority of any person to do business in the state. - Restitution (Parens Patriae); - Civil penalties (Sovereign, Parens Patriae) (2) Appointment of a receiver - Attorney's fees and costs (Parens Patriae) (4) Suspension or termination of the right of foreign corporations or associations to do business in this state B. Unless otherwise expressly provided, the remedies or penalties provided by this Chapter are cumulative to each other and to the remedies or penalties available under all other laws of this state Miss. Code Ann. § 11-45-11: The state shall be entitled to bring all actions and all remedies to which individuals are entitled in a given state of case. MS Code § 75-21-1: Any corporation, domestic or foreign, or any partnership, or individual, or other association, or person whatsoever, who are now, or shall hereafter create, enter into, become a member of, or a party to any trust or combine as hereinabove defined to the combined of t defined and shall be subject to the penalities hereinafter provided. Any person, association of person, composition, or corporation, or composition, who shall be a party or belong to a treat and combine shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum not less than one hundred dolls in \$5,000.00 person which the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum not less than one hundred dolls in \$5,000.00 person which there of hundred policy is fined device or be characry court, in a must by the states on the relation of the stortowy of the shall be guilty or crime and upon conviction thereof shall, for a first offense be fined in any sum not less than one hundred dolls in \$5,000.00 person which the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum on the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum of the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum of the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum of the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum of the shall be guilty of crime and upon conviction thereof shall, for a first offense be fined in any sum of the shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be guilty of crime and upon conviction thereof shall be gu the further prosecution of or doing of the acts constituting the trust and combine as defined in this chapter. Miss, Code Ann. § 75-21-7: Any person, corporation, partnership, firm or association of persons and the officers and representatives of the corporation or association violating any of the provisions of this chapter shall forfeit not less than one hundred dollars (\$100.00) nor more than two thousand dollars (\$2,000.00) for ever with. Code and, 3 9 2 4 2 7 2 Purity prices point and control prices are set of the companion of a sociation in wording any or the control prices are set of the companion of a sociation wording any or the control prices are set of the companion of a sociation wording any or the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the companion of the control prices are set of the control Pursuant to Miss. Code Ann. § 75-21-1 et seq., Plaintiff State of Mississippi seeks and is entitled to relief, by any district attorney, such suits to be brought in any court of competent jurisdiction including but not limited to injunctive relief, civil penalties, costs, attorney fees, and any other just and equitable - Civil Fines (Soverign, Parens Patriae) relief which this Court deems appropriate. Miles Code Ann \$7.7.12.9. Any genom, natural or millificial, impared or damaged by a trust and combine as herein defined, or by its effects direct or indirect, may review all damages of every land standardor by inn or it and in addition a penalty of the hundred disblars \$550.000, by unit in any count of our unit may be brought engined one or more of effects, which purphasely may be recombine and one or more offered. For the profession of committee of the original of the profession and the profession of the original one or more of effects, which purphasely may be recombine and one or more offered. The original one or more of effects and recombine and one or more offered for any be successful or any of the original or any offered for the profession of the original or any offered for the profession of the original or any offered for the profession of the original or any offered for the profession of the original or any offered for the profession of the original or any offered for the profession of the original or any offered for the profession of the original or any offered for the original or any offere irtion Said - Attorney's fees and costs (Parens Patriae)

DTPA: Pursuant to the Mississippi Consumer Protection Act. Miss. Code Ann. § 75-24-1. et seg.. Plaintiff State of UPIX-PUBLISH LOVE INCREDIANCE OF THE PROTECTION AND fees, and any other just and equitable relief which this Court deems appropriate

red under Section 75-24-9 shall forfeit and pay to the state a civil penalty in a sum not to exceed Ten Thousand Dollars (\$10,000.00) per violation which shall be payable to the General Fund of the State of Mississippi. For the purposes of this section, the char county court issuing an injunction shall retain jurisdiction, and the cause shall be continued, and in such cases the Attorney General acting in the name of the state may petition for recovery of civil penalties. bolling to the country of the countr

a sum not to exceed Ten Thousand Dollars (\$10,000,00) per violation. One-half (1/5) of said penalty shall be payable to the Office of Consumer Frotection to be deposited into the Attorney General's special fund. All monies collected under this section shall be used by the Attorney General for consumer fraud edu investigative and enforcement operations of the Office of Consumer Protection. The other one-half (%) shall be payable to the General Fund of the State of Mississippi. The Attorney General may also recover, in addition to any other relief that may be provided in this section, investigative costs and a reasonable attorney's fee (2) No penalty authorized by this section shall be deemed to limit the court's powers to insure compliance with its orders, decrees and judgments, or punish for the violations thereof

repropries permanent injection the use of such method, act or peacet. The action shall be brought in the charecy or country court of the country in which such person resides or he is injectional person. The sale country is a such as a s

- Injunctive relief (Parens Patriae):

- Attorney's fees and costs (Parens Patriae).

Missouri	Missouri Antitrust Law, Mo. Rev. Stat. §§ 416.011 et seq .  DTPA: Missouri's Merchandising Practices Act, Mo. Rev. Stat. §§ 407.010 et seq., as further interpreted by 15 CSR 60-8.010 et seq. and 15 CSR 60-9.01 et seq.	MO Rev. Stat. \$416.071:  In addition to grant such premisent injunctive relief and to issue such temporary restraining orders as necessary to prevent and restrain violations of section 416.031.  Li nad violations of section 416.031.  Li nad violations of section 416.031.  Li nad violations of section 416.031.  Li nary violation for brought under sections 416.011 to 416.161, in addition to granting such prohibitory injunctions and other restraints as it deems expedient to deter the defendant from, and secure against, his committing a future violation of sections 416.011 to 416.161, the court may grant such mandatory relief as is reasonably necessary to restore or preserve fair competition in the trade or commerce affected by the violation.  MO Rev. Stat. \$416.121: Any person, including the state, who is injuncted in his business or property by reason of anything forbidden or declared unlawful by sections \$416.011 to 416.161 may sue therefor in any circuit court of this state in which the defendant or defendants, or any of them, reside, or the way nryfficer, agent or representative, or in which any such defendant, or any agent, officer or representative or in which any such defendant, or any agent, officer or representative or in which any such defendant, or any agent, officer or representative or in which any such defendant, or any officer defendant or defendant or defendants or any officer defendant or the such as a such a	Antitrust: -Injunctive relief (Parens Patriae); -Disgorgement (Sovereign, Parens Patriae)). DTPA: -Injunctive relief (Parens Patriae); -Disgorgement (Sovereign, Parens Patriae); -Restitution (Sovereign); -Civil pranities and other equitable remedies (Statutory, Parens Patriae).
Montana	Antitrust - Mont. Code Ann. § 30-14-101 et seq., including § 30-14-103, § 30-14-201 et seq. including § § 30-14-205(1), 30-14-205(2), and 30-14-222  OTPA - Mont. Code Ann. § 30-14-101 et seq. including § 30-14-103, 142(2); relief all legal and equitable under § § 30-14-111(4), 30-14-131, and 30-14-142(2)	both; wolation of 30-14-205 punishably by imprisonment no more than 5 years and fine in amount not exceeding \$25,000;	Antitrus: -Injunctive relief (Parens Patriae); -Structural relief (Parens Patriae); -Structural relief (Parens Patriae); 32(vil penalles (Sovereign, Parens Patriae); -Attomey's fees and costs DTPA: -Civil penalties (Sovereign, Parens Patriae), -Injunctive relief (Parens Patriae); -Attorney's fees and costs
Nevada	Nev. Rev. Stat. § 598A.010 et seq., specifically §598A.060; relief under the Nevada Unfair Trade Practices Act and common law, including but not limited to: disgorgement, and specifically injunctions, civil penalties, and its costs and attorney's fees pursuant to Nev. Rev. Stat. §598A.070, Nev. Rev. Stat. §598A.170, and Nev. Rev. Stat. §598A.270.  DTPA Nev. Rev. Stat. §598.0903, et seq. specifically \$598.0915(§), (7), (9), 598.092(§), 598.0923(1)(b); willful \$598.0999; relief injunctions, civil penalties, costs and attorneys fees pursuant to Nev. Rev. Stat. §§ 598.0963, 598.0973, and \$598.0999(2)	TW Rev. Stat. § 598A.200 (free and costs; treble damages): State, any district, municipal corp., agency or other political subdivision of State injured in its business or property by reason of violation of provisions of chapter, shall recover treble damages, including reasonable attorney fees and costs.  No Rev. Stat. § 598A.200 (authority to use and seek remedies): [1](4) AG can institute proceedings on behalf of State, agencies, political subdivisions, districts or municipal corporations, or as parent patriae of persons residing in the State for (1)(3)(1) injurinal parallele, [1](3)(4) other equitable relief, including flagorgement or restriction.  No Rev. Stat. § 598A.200 (authority to use and seek remedies): [1](4) AG may bring civil cacitor in name of State and entitled to recover damages and other relief provided by chapter, (1)(a) as parent patriae of persons residing in State, for damages directly or indirectly incurred by such persons, or alternatively, incord's recording, in register of the state of persons in State damages circuity or indirectly incurred by such persons, or alternatively, incord's recording in State in individual claims of each such persons.  No Rev. Stat. § 598A.200 (labelity for civil paralleles) person engaged in activities prohibited activities or curved.  No Rev. Stat. § 598A.200 (authority to use and seek remedies, including 2023 amendments): [1] if AG has reason to believe person engaged or engaging in deceptive trade practice, may bring action to obtain TRO, or preliminary or permanent injunction, or other appropriate relief, amended 2023 to include (3) including, 300 amendments): [1] if AG has reason to believe person engaged or engaging in deceptive trade practice, may bring action to obtain TRO, or preliminary or permanent injunction, or other appropriate relief, amended 2023 to include (3) including, 300 amendments): [1] if AG has reason to believe person engaged or engaging in deceptive trade practice, to obtain TRO, or preliminary or permanent injunction, or other appro	Antitrust: - Injunctive relief (Parens Patriae); - Civil penalities (Sovereign, Parens Patriae) - Attorney's fees and costs  DTPA: - ("Thijunctive relief (Parens Patriae); - Civil penalities (Sovereign, Parens Patriae); - Attorney's fees and costs
North Dakota	North Dakota Century Code (N.D.C.C.) § 51-08.1-01 et seq., including §§ 51-08.1-02 and 51-08.1-03; relief provided in §§ 51-08.1-02 and 51-08.1-03. relief provided in §§ 51-15-07, 51-15-10, and 51-15-11.  DTPA: N.D.C.C. § 51-15-01, et seq., including § 51-15-02; relief provided in §§ 51-15-07, 51-15-10, and 51-15-11.	N.D.C.C. § 51-68.1-01 et sec -51-08.1-07: AG may bring action for appropriate injunctive relief, equitable relief, including disgorgement, and civil penalties in name of state for violation of chapter. Trier of fact may assess civil penalty for benefit of State for not more than \$100,000 for each violation of chapter.  N.D.C.C. § 51-08.1-08: (1) state, political subdivision or any public agency threatened with injury or injured in its business or property by violation may bring action for injunctive or other equitable relief, damages sustained and, as determined by court, taxable costs and reasonable adtronery's fees; (2) AG may bring action as parens patriae on behalf of person residing in State to recover damages sustained by violation may bring action for injunctive or other equitable relief, damages sustained and, as determined by court, taxable costs and reasonable adtronery's fees; (2) AG may bring action as parens patriae on behalf of person residing in State to recover damages sustained by violation of chapter.  N.D.C.C. § 51-68.1-11: remedies in chapter cumulative.  N.D.C.C. § 51-69.1-15: 40° when appears to AG person engaged in or is engaging in unlawful practice in this chapter, or by other provisions of faw, AG may seek and obtain injunction. Court may make order or judgment as may be necessary to prevent use or employment by person of any unlawful practices, or which may be necessary to restore to any person in interest any money, or property that may have been acquired by means of any practice in this chapter or in other provisions of law declared to be unlawful.  N.D.C.C. § 51-15-10: in action brought under this chapter or other provisions of law, court shall award the AG reasonable attorney's fees, investigation fees, costs, and expenses of any investigation and action brought under this chapter, or under other provisions of law.  N.D.C.C. § 51-15-11: court may assess for benefit of State a civil penalty of not more than 55,000 for each violation of this chapter.	Antitrust: -Injunctive relief (Parens Patriae); -Civil penalities (Sovereign, Parens Patriae); -Attorney's fees.  DTPA: -Injunctive relief (Parens Patriae); -Digogragement (Parens Patriae); -Civil penalities (Sovereign, Parens Patriae); -Attorney's fees
Puerto Rico	10 P.R. Laws Ann. §§ 257 et see; remedies available under law, including injunctive relief, civil penalties, and any other appropriate relief  DTPA 10 L.P.R.A. § 259 et seq. Article 1802-P.R. Laws Ann. Tit 31 §§ 5141 et seq		Antitrust: -Injunctive relief (Parens Patriae); -Civil penalities (Sovereign, Parens Patriae); -Damages (Parens Patriae). DTA: -Injunctive and other equitable relief (Parens Patriae); -Civil penalities (Sovereign, Parens Patriae); -Damages (Parens Patriae);

South Carolina	All remedies available under the South Carolina Unfair Trade Practices Act (SCUTPA), including: Injunctive relief pursuant to S.C. Code § 395-50(a); civil penalties pursuant to S.C. Code § 395-50(a) and 1-7-85; other remedies as the court may deem appropriate	SC Code §39-5-110: If a court finds that any person is willfully using or has willfully used a method, act or practice declared unlawful by Section 39-5-20, the Attorney General, upon petition to the court, may recover on behalf of the State a civil penalty of not exceeding five thousand dollars per violation.  SC Code § 1-7-85: Notwithstanding any other provision of law, the Office of the Attorney General may obtain reimbursement for its costs in representing the State in criminal proceedings and in representing the State and its officers and agencies in civil and administrative proceedings. These costs may include, but are not limited to, attorney fees or investigative costs or costs of litigation award? SC Code § 39-5-50: (a) Whenever the Attorney General has reasonable cause to believe that any person is units, has used or is about to use any method, act or practice declared by Section 39-5-20 to be united to, attorney fees or investigative costs or costs of litigation award? SC code § 39-5-50: (a) Whenever the Attorney General has reasonable cause to believe that any person is units, has used or is about to use any method, act or practice declared by Section 39-5-20 to be uniquely and that proceedings would be in the public interest, he may bring an action in the name of the segantic such person to returnal by temporary injunction or personnel injunction the use of some hendo, act	Antitrust: - Injunctive relief (Parens Patriae); - Civil penalties (Sovereign, Parens Patriae); - Costs and attorneys' fees - Injunctive relief (Parens Patriae);
South Dakota	SDCL §§ 37-1-3.1, 37-1-3.2; relief all legal and equitable, all costs and fees, available under SDCL §§ 37-1-3.1 et sec 37-1-14.2  DTPA SDCL § 37-24-6(1), 37-24-6	SD Codified L \$37-1-32: powers granted in 37-1-23 are in addition to and not in derogation of the common law powers of the AG to act in parens patriae.  SD Codified L \$37-1-24: court shall award the state as monetary relief 3s the total damage sustained as described in 37-1-23 and 37-1-25 and the cost of the sult, including reasonable attorney's fees.  SD Codified L \$37-24-25: if AG has reason believe any person is using, has used, or about to use a practice declared unlawful by 37-24-6, may bring action for temporary or permanent injunction for the use of the act or practice, upon notice. AG, if prevailing, may also recover	
Texas	Bus. & Comm. Code § 15.01 et seq., including § 15.05(b); DTPA § 17.46(a), including § 17.46(b) including (S), (7), (9), (12), and (24)	TX Bus. & Comm. Code § 17.43: remedies are not exclusive and in addition to any other procedures or remedies provided for in any other law, but no double recovery for same act or practice.  TX Bus. & Comm. Code § 17.47: (a) CP division has reason to believe that any person is engaging in, has engaged in, or about to engage in any act or practice declared unlawful by this subchapter, division may bring action in name of State to restrain by TRO, temporary injunction, or permanent injunction the use of such method, act, or practice; (c) in addition to (a), CP division may request and trier of fact may award, (vil) penalty to be paid to State, a civil penalty in amount of (1) not more than \$10,000 per violation, and (2)// act was calculated to acquire or	- Civil penalties (Sovereign, Parens Patriae), - Attorney's fees and costs DTPA:
Utah	Utah Code § 76-10-3101, et seq: all relief available under the act including injunctive relief, civil penalties, diagnogrement, attorneys fees, and costs  DTPA Utah Code § 13-11-1 et seq. 13-11-4; relief §§13-11-1 et seq: injunctive relief, damages, fines under Utah Code § 13-11-17(5), costs, attorneys fees, and any other just and equitable relief court deems appropriate Utah Code § 13-11-17, 17-2	offset any other remedy; (2) any individual who violates act is subject to civil penalty of not more than \$500,000 for each violation.  UT Code § 76.10-3109: (3) state or any political subdivisions may recover a civil penalty, in addition to injunctive relief, costs of suit, and reasonable attorney fees.  UT Code § 13-11-17: (1) enforcing authority may bring an action in court of competent jurisdiction to (b) enjoin, in accordance with principles of equity, a supplier who has violated or is otherwise likely to violate this chapter (d) obtain fines as determined after considering factors in subsection (6)	Antitrust:  - Civil penalites (Sovereign, Parens Patriae); - Injunctive relief (Parens Patriae); - Attorney's Fees and costs  CSPA: - Injunctive relief (Parens Patriae); - Civil fines (Sovereign, Parens Patriae); - Attorney's fees